

Exhibit 11

**UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS**

IN RE: PHARMACEUTICAL INDUSTRY
AVERAGE WHOLESAL PRICE
LITIGATION

MDL No. 1456

Master File No. 01-CV-12257-PBS

THIS DOCUMENT RELATES TO:
ALL ACTIONS

Judge Patti B. Saris

AFFIDAVIT OF ANNA CHOICE

I, Anna Choice, pursuant to 28 U.S.C. §1746, on oath, depose and state as follows:

1. My name is Anna Choice and I live in Chicago, Illinois. I have personal knowledge of the facts stated below and will testify in court to the same if called upon to do so.

2. I was a member of the United Food and Commercial Workers Unions and Employers Midwest Health Benefits Fund (“UFCW”) until late 2006, when my store closed down.

3. I underwent chemotherapy in 2000 – 2001. As part of my treatment, I was prescribed and made payments for Zofran, which is manufactured by GlaxoSmithKline (“GSK”).

4. I became involved in this lawsuit in September 2005. Over the next few months, I spent a considerable amount of time searching and collecting medical and financial records, and assisting my attorneys in collecting all other necessary documents from my doctors and banks. This process required some time and effort since the records were several years old.

5. I was added as a Proposed Class 3 representative (TPPs and Consumers for AWP-Based Charges on Physician Administered Drugs Outside of Medicare) to the Third Amended Class Action Complaint on October 17, 2005.

6. I had my deposition taken on November 10, 2005, and spent some time preparing with my attorneys beforehand. Proposed Class 3 Representatives

7. All along, I have always stayed in contact with my attorneys, receiving and reviewing status reports, answering any questions they had, and generally being available to assist with the lawsuit in any way possible.

8. I did not make contemporaneous records of my time as an attorney would; however, I provided my best estimates of the time I expended to my attorneys, who then cross-checked my numbers against their own time records to make the estimates as accurate as possible. The following chart reflects these estimated of the time spent on the following activities:

Activity	Hours
Searching for and gathering documents in my home (proof of payments for the medications, cancelled checks, bank records, medical bills, etc.)	12 hours over several days
Contacting others to obtain my documents (calling my doctors, banks, completing the bank and medical record waivers, etc.)	12 hours over several days
Preparing for my deposition	4 hours
Attending my deposition	7 hours
Talking to attorneys or paralegals regarding the status of the case, responding to their inquiries or questions regarding my documents; and/or providing information to compile affidavits for use in the lawsuit	8 hours
Traveling to Boston; preparing to testify with attorneys; waiting to testify; testifying at trial	3 full days (left Chicago on 11/6 and returned on 11/8)
Other (reviewing and signing affidavits for use in the case, reviewing the Complaint, reading letters from Wexler Toriseva Wallace LLP, etc.)	2 hours
Approximate Total Hours Expended on All Track I Drugs	117 hours

9. I was prescribed and made payments for the following Track I drugs: Rubex (BMS), Cytosan (BMS), and Zofran (GSK). This affidavit is in relation to a Settlement reached with GlaxoSmithKline only, one of five Track I defendants. Because 1 of the 3 Track I drugs I was administered and made payments for was manufactured by GSK, the total number of hours I have spent (34) divided by 3 is my best estimate of my time attributed to the case against GSK. This totals 11.2 hours.

I declare under penalty of perjury that the foregoing is true and correct.

Date: July ___, 2007


Anna Choice